

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF OHIO
EASTERN DIVISION

**IN RE: NATIONAL PRESCRIPTION
OPIATE LITIGATION**

THIS DOCUMENT RELATES TO:

City of Rochester v. Purdue Pharma, L.P., No. 19-
op-45853

County of Webb, Texas v. Purdue Pharma, L.P., No.
18-op-45175

City of Independence, Missouri v. Williams, No. 19-
op-45371

Lincoln County v. Richard S. Sackler, M.D., No.
20-op-45069

MDL NO. 2804

Case No. 17-MD-2804

Judge Dan Aaron Polster

OPTUMRX'S CONSENT MOTION TO EXCEED PAGE LIMITATIONS

In accordance with Local Rule 7.1, OptumRx, Inc. respectfully requests three additional pages for its forthcoming reply in support of its Motion to Disqualify Motley Rice—expanding the page limit for the reply from ten pages (Dkt. 5282) to thirteen pages. The reply brief is due Monday, February 5, 2024.

This Court has granted numerous requests for page extensions in the MDL. *See, e.g.*, July 17, 2018 text-only order granting Cardinal's motion to exceed page limits; January 10, 2019 text-only order granting Ohio Board of Pharmacies' motion to exceed page limits; January 23, 2019 text-only order granting Endo's motion to exceed page limits; Dkt. 832 (granting pharmacies' motion for page extension); January 7, 2020 text-only order granting NAS plaintiffs' motion to exceed page limits; October 5, 2020 text-only order granting Defendants' motion to exceed page limits; November 13, 2020 text-only order granting NAS plaintiffs' motion to exceed page limits; Dkt. 5274 (granting OptumRx and Plaintiffs an expansion to 20 pages for opening and response briefs).

On January 30, 2024, OptumRx conferred with the PEC about a three-page expansion. The PEC consents to OptumRx filing a reply brief of thirteen pages.

Respectfully submitted,

/s/ Brian D. Boone

Brian D. Boone

ALSTON & BIRD LLP

Vantage South End

1120 South Tryon Street, Suite 300

Charlotte, NC 28203

Tel: (704) 444-1000

brian.boone@alston.com

William H. Jordan

ALSTON & BIRD LLP

1201 West Peachtree Street NW, Suite 4900

Atlanta, GA 30309

Tel.: (404) 881-7000

bill.jordan@alston.com

Attorneys for Defendant OptumRx, Inc.

CERTIFICATE OF SERVICE

I certify that on January 30, 2024, a copy of the foregoing was served on all counsel of record by filing the same with the Court's ECF system.

/s/ Brian D. Boone
Brian D. Boone